United States of America

U.S. DISTRICT COURT N.D. OF N.Y. FILED

JUN I 0 2016

LAWRENCE K. BAERMAN, CLERK ALBANY



DEPARTMENT OF STATE

To all to whom these presents shall come, Greetings:

I Certify That the document hereunto annexed is under the Seal of the Department of State of the State(s) of New York, and that such Seal(s) is/are entitled to full faith and credit.*

*For the contents of the annexed document,the Department assumes no responsibility This certificate is not valid if it is removed or altered in any way whatsoever

By.

In testimony whereof, I, John F. Kerry, Secretary of State, have hereunto caused the seal of the Department of State to be affixed and my name subscribed by the Assistant Authentication Officer, of the said Department, at the city of Washington, in the District of Columbia, this twelfth day of February, 2016.

Issued pursuant to CHXIV, State of Sept. 15, 1789, 1 Stat. 68-69; 22 USC 2657; 22USC 2651a; 5 USC 301; 28 USC 1733 et. seq.; 8 USC 1443(f); RULE 44 Federal Rules of Civil Procedure.

Secretary of State

Assistant Authentication Officer,

Department of State

MAAKT

Office RIGINAL

STATE OF NEW YE COUNTY OF KIN COUNTY CLA

Jerk of the Supreme Control of Kings na Court of Recordence seal; g a Court of Recordand

CERTIFY THAT

With the man is subscribed to of his to record reco affirmations, to receives, mortugales, powers of attor tenements and hereditaments and to take and and to tangenows

IN WITNESS W seal at Brooklyn,

compared

signature de

d for said Coun seal:

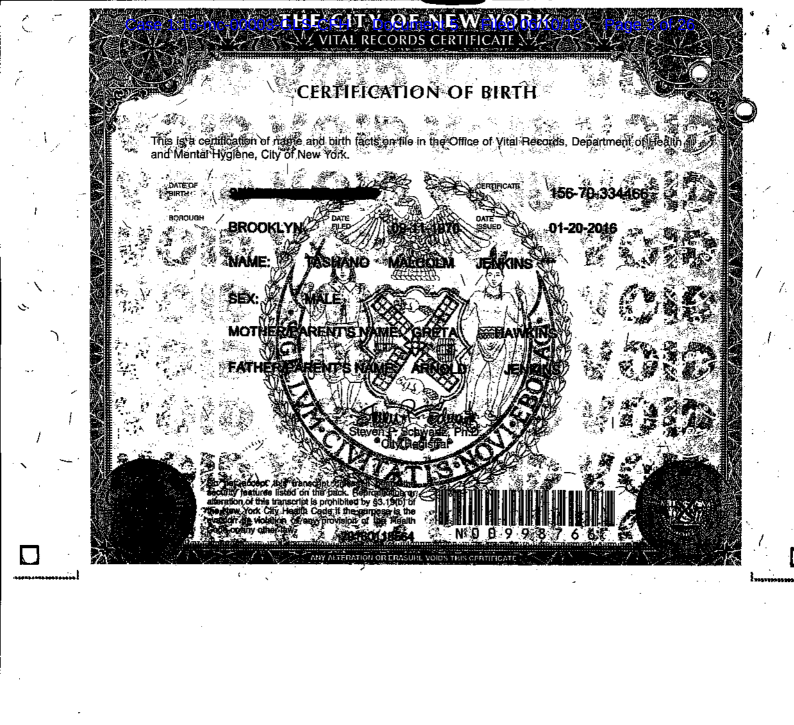
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ition, certi ame a NOTARY ed and sworn and that pursuant to racter, and autograph he Notary Publicarias rk to administer oaths and instruments for lands ment or proof of **Acces**. depositjo musof such the tary Publi ure on the annexed instrument with th

my official

May 2 Surtine NANCY T. SUNSHINE

KINGS COUNTY CLERK



United States of America

State of New York Department of State

It is hereby certified, that Bruce A. Hidley was Clerk of County of Albany in the State of New York, and Clerk of the Supreme Court therein, being a Court of Record, on the day of the date of the annexed certificate, and duly authorized to grant same; that the seal affixed to said certificate is the seal of said County and Court; that the attestation thereof of said Clerk is in due form and executed by the proper officer; and that full faith and credit may and ought to be given to said Clerk's official acts.

In Testimony Whereof, the Department of State Seal is hereunto affixed.

Witness my hand at the city of Albany
this 20th day of May Two Thousand and Sixteen



Whitney A. Clark Special Deputy Secretary of State

Whitney a Clark

588427 210CC(REV: 09/25/12)

Case 1:16-mc-00003-GLS-CFH Document Susan A. Janiszak Notary Public-State of New York personally known to me or proved to me on the 04JA6209391 Qualified in Albany County / Commission expires 07/27/20 whose name is subscribed to the within Affidavit of Beneficial Ownership of the ba... . Quecula ithe same to herbis dapacity. LCO **and that by health's signed**ure on the instrument, the Individual, or the person upon behalf of which the individual acted, executed the instrument. I, am familiar with the facts recited below; and hereby declare under penalty of perjury that 1. I am the party named in the birth certificate attached and made part hereof: Certificate of Live Birth, 156-70-334466, registered with NEW YORK CITY DEPARTMENT OF HEALTH DIVISION OF VITAL STATISTICS, received on Sept 7th, 1970; and that, 1. I am using this Affidavit to document the status of ownership over the principle, interest, and all accounts of the TASHANO MALCOLM JENKINS; and that, 2. I am the registered owner of the TASHANO MALCOLM JENKINS and that 3. The registrar of titles shall treat me as having attained the age of the majority; and that 4. My date of birth is at SEPT 7, 1970; and that 5. My place of birth is near the geographical location commonly known as Kings County Brooklyn, New York, an entity formed within the constitutional republic of the United States of America, within the Indigenes of Amexem (the Americas), Al Moroccan (American) Continents, in an outlying possession of the United States; 6. I am the holder in due course securing 100% of the beneficial interest in the property to which this affidavit relates, and that; 7. I am the sole power to accept, receive, transfer, disburse, or convey 100% of the proceeds profits, income, and revenue arising out of the property to which this Certificate of Title relates; and that, 8. I hold all investment powers, which includes the power to dispose, or to direct the disposition of, such portion of Certificate of Title held by the Trust; and that, 9. I authorizes this affidavit to be provided to any withholding agent that has control, receipt or custody of the profits, proceeds, revenue, or income derived from the property subject to the attached Certificate of Title; and I hereby declare under penalty of perjury that the above information is complete, correct, and true to the best of my knowledge. Jenkins, Tashano Malcolm, Owner WITNESSES We the undersigned Witnesses hereby stand and attest that the fore-signed, signed this document on the date lists supra, of their own free will, as witnessed by our signatures below: STATE OF NEW YORK SS. COUNTY OF ALBANY CLERK'S OFFICE I BRUCE A. HIDLEY, Clerk of the said County, and also Clerk of the Supreme and County Courts, being Courts of Record held therein, and having by law a seal, do hereby whose name is subscribed to the certificate of proof or acknowledgement of the annexed instrument and thereon written, or whose name is subscribed to the annexed jural, was at the time of taking such proof or acknowledgement, or of administering such oath or affirmation Sworm, and authorized by the laws of said State to take the acknowledgement and offs of deed or conveyances for land, tenements, or hereditaments and to administer its or affirmations in said county. And further, that I am well acquainted with the divining of said officer and verily believe that the signature to said jurat or certificate proof or acknowledgement is genuine. That impression of seal of such officer is not united by law to be filed in my office.

required by law to be filed in my office.

DISTRIBUTION LIST A

TASHANO MALCOLM JENKINS, Estate
Office of the Executor
General- Post Office
SCENECTADY[Non-domestic] NEW YORK-Republic, [12307]

X May 4th 2016

TASHANO MALCOLM JENKINS, ESTATE EXECUTIVE NOTICE 1001

From: Office of the General Executor, Malcolm Ali Bey 98-6081954/

To: Distribution List

Subj: GRANTORS/TESTATORS ASSERTION OF RIGHT AND ACCEPTANCE TO OFFICE OF GENERAL EXECUTOR AND CHIEF ADMINISTRATOR FOR THE ESTATE OF TASHANO MALCOLM JENKINS.

Ref: (a) Will and Testament/Affidavit Of Political Status for TASHANO MALCOLM JENKINS filed at the Schenectady County Register/Recorder Of deeds and in United States District Court For the Northern District of New York May 4th 2016.

Filing# 1:16-MC -3

- 1. Situation and purpose. To confirm by acknowledgement the appointment of Malcolm Ali Bey to the office of General Executor and Chief Administrator for the Trust and all matters governing the Estate of TASHANO MALCOLM JENKINS as per the intentions of the Grantor and Testator's last will and testament filed within the The U.S District Court of Northern New York, included by reference.
- 2. Cancellation. This assertion cancels, voids, rescinds, revokes, and repudiates, all policy, statutes, contracts, and presumptions of presumed executorial or administrative authority. This appointment is valid from your receipt of this notice, bearing the seal of the General Executor.
- 3. Mission/Objective. To publish and promulgate the Testator and Grantors Assertion of Right, and affirming the office of General Executor and Chief Administrator for the estate of TASHANO MALCOLM JENKINS / JENKINS T MALCOLM /TASHANO M. JENKINS/ T.M.J/ and every variation of an artificial entity, i.e. "Collective Entity," known herein both jointly and severally herein as the "Estate." while maintaining a peaceful relationship with those "in care of" persons, serving as trustees, fiduciaries, and public servants appointed by the Executor, to serve the interests of the Estate . See attached exhibit A)

UCC Filling # 2015 1007 0514805

4. Execution. As of 1600, 18th March 2016, Malcolm Ali Bey, who is a Moorish-American National, possessing Free-hold by Inheritance and Primogeniture Status, identified in the Will (reference A), assumes the General Executor and Chief Administrator for the estate, Nunc Pro Tunc, and is granted full faith and credit to execute the duties of this office as outlined in the Will.

5. Administration.

- a. All Courts of Record, Courts of Equity, Administrative Courts, Legislative Courts, and the Officers of Public Trust have a duty and responsibility to acknowledge the Office of General Executor and Chief Administrator for all matters regarding administration of claims against TASHANO MALCOLM JENKINS Estate.
- b. Any use or reference to the title TASHANO MALCOLM JENKINS by the Executor or Chief Administrator, including the titles- The Governor/Grantor/Executor/ Director/Sole Beneficiary/Sole Shareholder/Chief Executive Officer; In any format and/or rendering is always to refer to the Estate.
- c. The Chief Administrator and General Executor is not subject to lien, levy, submission to jurisdiction, or acquisition at any moment or in any situation, and shall enjoy all privileges, benefits, and immunities afforded by the United States Constitution, Treaty of Peace, and the Will.
- d. The Chief Administrator and General Executor is not a public servant and any claim to the contrary must be proven by payroll records to include, alleged public servant title, and sworn under the penalty of perjury and under full commercial liability. The Grantor claims common law jurisdiction at every moment and all time(s).
 - f. The Grantor waives all compelled benefits of every type and kind.
- g. Anyone refuting any of the aforementioned and or the following issues must do so on the public record, in writing, by way of sworn written affidavit sworn to under penalty of perjury with an assessment of \$1,000,000.00 for each issue and occurrence of perjury/false and misleading information, and or unproven misleading statements/assertions. No other refuting documents will be accepted. Failure to respond within 10 days will be agreement and estoppel.
- h. Claims against the Estate. All claims against the Estate for payment or usage of credits or interest of any kind and in any amount, whether it be for tax, or fee, or collection, or charge, or discharge, shall not be paid, without being presented to the office of General Executor for approval. We hereby disavow the State having any Filial rights over Us for the first time; We hereby disavow the State having any Filial rights over Us for the second time; We hereby disavow the State having any Filial rights over Us before the Divine Creator and all in the Heavens an Earths.
- (1) When approval is given for administration or probation of the Estate, it shall be made evident in writing by this office, and as per requirement, anyone who claims authority to act on behalf of the estate shall be required to be in possession of the letter affirming the Fiduciary authority to do so. Continuing unauthorised use of credits or interests without express consent, and upon being noticed by this order, constitutes fraud against the estate, and the committing of perjury by the individuals acting.

DISTRIBUTION LIST A

- i. Notice to Trustees and Fiduciaries. Trustees and Fiduciaries may not assert any management power over the Estate without delegation in writing by authority and under seal of this office. Fiduciaries shall at no time improperly use the estates money, assets, property, services, or credit in the performance of, or as a result of, their official duties for activities that have not been approved by this office.
 - j. Notice to Public Officials and Trustees.

Every person who, under colour of law, or any statute, ordinance, regulation, custom, or usage, of any state or territory, interferes, obstructs, deprives any rights, privileges, or immunities of the estate, shall be liable to the estate, without immunity, in an action at suit or other proper proceeding for redress.

Public officials wishing to present a claim against the Estate shall, in accordance with the law and administrative policy established by this office, comply with requirement to disclose personal assets and liabilities, as well as those of their spouses and/or dependants to the administration office of the estate.

Let it be known that I hereby appoint Public servants; Schenectady County Judge. Matthew J. Sypniewski, Schenectady City Court Judge Mark J. Caruso, Schenectady County Family Judge Mark L. Powers, New York Attorney General Eric Schnieterman, New York Governor Andrew Mark Cuomo, Secretary Of State Cesar Augusto Perales as fiduciaries over the Estate; And

they are hereby ordered to withdraw all charges against the Estate, grant the Estate a full pardon of all charges against the Estate and award the relief sought in petitioner's Motion for Default judgement, which was filed in the US Northern District Court on May 29th 2016. This is the said public servants only orders and responsibilities. Any other action is unauthorised and will be deemed null and void by this Court, which is the Executor's Office. As the General Executor, I, Malcolm Ali Bey give the said public severant's 10 days to execute my orders. Failure to do so will result in breach of fiduciaries duties, which is Trust Law, the highest law, being violated and total disregard towards the highest office, which is the Office of General Executor, the Court.

k. Response to this Notice. Response is not required, however any response received, of which purports the inability or refusal to perform in accordance with the guidance set-forth in this notice, must be submitted to our office including a signed PSQ1 or with affirmation signed under penalty of perjury in accordance with requirements set-forth in the Privacy Act of 1974 (Public Law 93-579), which shall serve to insure high standards of honesty, impartiality, character, and conduct as in accordance with Title 5 CFR Part 735. The Estate is relying on your silence as consent and assent to bound unto this agreement and the duties and obligations set-forth herein.

The All CAPS NAME is Foreign to the US and the States. It is Immune under the Foreign Immunities act, because it is a creditor. In 28 USC1300, et al (FSIA) "Foreign State"

Anyone refuting any of the aforementioned and or the following issues must do so on the public record, in writing, by way of sworn written affidavit under penalties of an assessment of \$1,000,000.00 for each issue and occurrence of perjury/false and misleading information, and or unproven misleading statements/assertions. No other refuting documents will be accepted. Failure to respond within 10 days will be agreement and estoppel.

Certification of Special Acknowledgment

I Malcolm Ali Bey attest and affirm that the aforementioned is true and correct, attested to and submitted by The Chief Administrator/Grantor/Settlor, Malcolm Ali Bey, a living breathing self-aware Man, not deceased, WHO IS ALSO the Executor / Director / Sole Beneficiary / Sole Shareholder/Chief Executive Officer of any associated Trust, Estate, Legal-Name, State (Foreign or otherwise) and or corporation of the Legal Person known by, referred to or rendered as TASHANO MALCOLM JENKINS (or any variation thereof).

I further acknowledge that this is my freewill act and Deed to execute my acknowledgment of my acceptance of the trust/real property/estate as well as lawful ownership of the realproperty/Estate/Corporation/Trust, be it said, be it documented done in/on/and for the record, in this lawful court of record on this ___16th___ day of May 2016 executed this, the foregoing INSTRUMENT and acknowledged before me and executed the same as his FREE-WILL, ACT AND DEED.

NOTICE TO PRINCIPAL IS NOTICE TO THE AGENTS-NOTICE TO THE AGENTS IS NOTICE TO PRINCIPLE.

CERTIFICATION OF SPECIAL ACKNOWLEDGEMENT

I, Malcolm Ali Bey, attest and affirm that the aforementioned is true and correct, attested to and submitted by the chief Administrator/Grantor /Settlor /Creditor, Malcolm Ali Bey, a living breathing selfaware Man, not diseased, who is also the executor / Director/ Sole Beneficiary/Sole shareholder/Chief Executive Officer of any associated Trust, Estate, Legal-Name State (Foreign or otherwise) and or corporation of the legal person known by, referred to or rendered as TASHANO MALCOLM JENKINS .

I further acknowledge that this is my free will deed and act to execute my acknowledgment of my acceptance of the trust/real property/Estate, as well as lawful control of the real property/Estate/ Corporation/Trust, be it said, be it documented done in/on/ and for the record in this lawful court of record on this 4th day of 2016.

Sincerely,

By: Malcolm

as Executor/Administrator

for estate of TASHANO MALCOLM JENKINS

Copy to: Distribution List A

Before me, personally appeared TASAGNO MACOUCH JENKINS

and Swom to before me this 1972day

MAG ot

Notary Public State of New York Qualified in Modigomery County No. 018 (503069) Commiss on Expires July 18 20 18

DISTRIBUTION LIST A

State of New York)
)ss

JURAT

County of Albany

On this 4th day of May in the year 2016, before me, the undersigned notary public, personally appeared Malcolm Ali Bey, known to me to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged that he/she/they executed the same for the purposes therein contained. In witness whereof, I hereunto set my hand and official seal.

Notary/Witness

BICK A STRUMM
Notary Public State of New York
Qualified in Monigomery County
No. 018 (503069)
Commiss un Expires July 18, 20

)

VERIFICATION

STATE OF NEW YORK

COUNTY OF ALBANY

SS.NOTICE

I, Malcolm Ali Bey, pusuant to title 28,USC Section 1746 (1) and executed "Without the United States", I affirm under the penalty of purjury under the laws of the united States of America that the foregoing is true and correct, to the best of my belief and informed knowledge. (All Rights Reserved Without Prejudice; (U.C.C 1-207/1-308, UCC, 1-103.)

Signed on this 4th day of May 2016, by the undersigned authority:

Respectfully Submitted,

by: Executor

A/A-Malcolm all Bey Office Of The Executor.

General-Post Office

29 Jay Street

Schenectady[Non-Domestic] New York near[12307]

Certificate Of Service

I hereby certify that a true an correct copy of the foregoing has been furnished by U.S Mail to: The Clerk Of the New York Northern District Court US District Court Northern District of New York James T. Foley Courthouse Suite 509 445 Broadway Albany, NY 12207. the State Attorney General Office Eric Schniederman: Department Of state, Secretary Of State, Cesar Perales: The Governor Of New York Andrew Mark Cuomo NYS State Capitol Building Albany, NY 12224 and Schenectady County Judge. Matthew J. Sypniewski, Schenectady City Court Judge Mark J. Caruso, Schenectady County Family Judge Mark L. Powers, on this 4th day of May 2016.

Respectfully Submitted,

by; Executor

TASHANO MALCOLM JENKINS ESTATE

Office Of Executor.

General Post Office.

29 Jay St.

Schenectady [non-domestic] near [12307]

GENERAL DURABLE POWER OF ATTORNEY

I, South Allah Jenkins, make this General Durable Power of Attorney ("Power"), and appoint Tashand Jenkins of Schenectady County, New York, as my attorney-in-fact ("Agent") with the following powers to be exercised in my name and for my benefit:

1. General Grant of Power

To do anything that I have a right or duty to do, now or in the future.

2. Real and Personal Property

To maintain, transfer, encumber, and manage any of my real and personal property.

3. Motor Vehicles

To apply for a certificate of title upon, and endorse and transfer title thereto, for any automobile, or other motor vehicle, and to represent in such transfer assignment that the title to said motor vehicle is free and clear of all liens and encumbrances except those specifically set forth in such transfer assignments.

4. Business

To collect money and manage my real and personal property, to transact business for me, to conduct any business in which I may be engaged, and to carry out or amend any agreement to which I may be a party.

5 Romaw

To borrow money and sign promissory notes that are either unsecured or secured by any of my real or personal property.

6. Debts and Expenses

To pay bills and other debts and all reasonable expenses for the management of my property and the support of myself and my dependents, including reasonable compensation for the services of my Agent and agents my Agent may employ in the management of any of my affairs.

7. Banking

To carry on all my ordinary banking business by depositing funds (by check or other negotiable paper) and withdrawing funds (by check or withdrawal slip) in and from any bank, savings and loan, or other financial institution.

8. Safe Deposit Box

To access, or to withdraw or change the contents of, any safe deposit box of which I am tenant or co-tenant.

9. Investments

To invest in stock, bonds, and any other investment which my Agent may deem proper; to receive and reinvest stock dividends, sign proxies, vote at stockholder meetings, and sell shares of stock; to reduce the interest rate of any mortgage or land contract; to instruct any brokerage firm with respect to these investments.

10. Insurance and Employee Benefit Plans

To exercise all powers concerning any insurance policies in which I may have an interest; except my Agent will have no power over life insurance policies I may own on my Agent's life; to exercise all powers concerning employee benefit plans.

11. Social Security and other Governmental Benefits

To apply for social security and other governmental benefits to which I may be entitled, and to endorse government checks that are payable to me.

12. Legal Actions and Settlements

To begin or defend any legal actions and settle any claims that involve me or my property.



13. Tax Returns

To prepare, sign and file income or other tax returns and other tax related documents; to pay taxes and any interest or penalty on or additions to taxes; to represent me before any administrative tax authority; to pay taxes and employ agents for any of these purposes for all tax years.

14. Gifts

To continue to complete any gifts or gift program of mine with any of my real estate or personal property, to my spouse, any of my children, their spouses, or their descendants, or to any charitable organization; to make such gifts as my Agent may deem proper either outright, in trust, and in custodianship, and including charitable gifts and charitable pledges, all in the sole discretion of my Agent.

15. Funding of Trusts

To make any transfer of my property to any Revocable Living Trust of which I am the Settlor or Irrevocable Trust of which I am the Grantor established prior to my incapacity.

16. RA Accounts

To deal with my IRA accounts with respect to making investments, transfers and taking minimum distributions required in compliance with all tax laws including, but not limited to: a. opening or closing accounts within my IRA accounts.

b. making withdrawals from my IRA accounts and to direct that the distribution of these funds be made to other checking or savings accounts or as a cash withdrawal.

c. withdrawing a minimum distribution as required by the law.

d. changing the title on my accounts from sole owner to a revocable living trust, if a revocable living trust has been established.

e, making a roll-over contribution to or from my deceased spouse's retirement account and to or from my retirement account.

f. making a roll-over contribution from one IRA account that I own to another IRA

g. closing my IRA accounts with one financial institution and making a roll-over contribution to another financial institution.

h. closing my IRA accounts and withdrawing all the funds.

i. acting in my name as current or future rules and regulations require.

17. Restrictions on Agent's Powers

My Agent:

a. cannot sign a Will, or Codicil (amendment to a will), or Trust on my behalf; however, my Agent can sign a custodial agreement with a bank which has trust

b. cannot divert my assets to my Agent or my Agent's creditors or estate, except as a gift described in paragraph 14.

c. is a fiduciary and possesses no general or limited power of appointment.

d. has no authority to exercise any powers, the exercise of which would cause my assets to be considered as taxable in my Agent's estate for federal estate tax or any state's inheritance or estate tax.

18. Interpretation and Governing Law

This document is to be interpreted under Michigan law as a general durable power of attorney. Paragraph headings are for convenience only and must not be used to interpret this document. Statements of specific powers do not restrict general powers granted to my Agent.

19. Third-Party Reliance

Third parties have the right to rely on my Agent's representation of any power that I have granted to my Agent. Any person who relies on these representations will not be liable to me or my estate for his reliance. To induce third parties to rely on this Power, I warrant that if this Power is revoked by me or otherwise terminated, I will indemnify any third party from any loss suffered or liability incurred in good faith reliance on the authority of my Agent before the third party knows of revocation or termination. This warranty binds my personal representatives and successors.

20. Photographic Copies

My Agent has the right to make copies of this Power, and anyone has the right to rely on these copies as though they were originals. Anyone who relies on my Agent's representations, or on a copy of this Power, will not be liable for permitting my Agent to act under this Power.

Document 5

21, Power of Substitution

My Agent shall perform all and every act and thing whatsoever requisite and necessary to be done, as fully to all intents and purposes as I might or could do if personally present, with full power of substitution or revocation. I hereby ratify and confirm all that my Agent, or my Agent's substitute or substitutes, shall lawfully do or cause to be done by virtue hereof.

22. Termination

This Power will not be affected by my disability or by any uncertainty as to whether I am alive, but will be terminated by my written revocation or by my death.

23. HIPAA Authorization

This instrument is meant to be an unlimited, full and complete authorization for the release of any and all protected medical information as defined under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), 42 USC 1320d and 45 CFR 160-164, as amended, and under the rules and regulations thereunder, and covers all protected information. It is understood that my attorney to whom this authorization is given has my permission to use and disseminate this information in my attorney's sole discretion.

- a. I intend for my attorney to be treated as I would be with respect to my rights regarding the use and disclosure of my individually identifiable health information or other medical records. This release authority applies to any information governed by HIPAA.
- b. I authorize any physician, health care professional, dentist, health plan, hospital, clinic, laboratory, pharmacy or other covered health care provider, any insurance company and the Medical Information Bureau, Inc. or other health care clearinghouse that has provided treatment or services to me or that has paid for or is seeking payment from me for such services to give, disclose and release to my attorney, without restriction, all my individually identifiable health information and medical records, including all information relating to the diagnosis and treatment of HIV/AIDS, sexually transmitted diseases, mental illness and drug or alcohol abuse.
- c. The authority given my attorney shall supersede any prior agreement that I may have made with my health care providers to restrict access to or disclosure of my individually identifiable health information.
- d. The authority given my attorney has no expiration date and shall expire only in the event that I revoke the authority in writing and deliver it to my health care provider.

24. Alternate Attorney-in-Fact

In the event Tashano Jenkins is unable to act for any reason whatsoever, then I appoint Yahminah Jenkins of Albany County New York, the authority to act under this Power of Attorney.

25. Revocations.

I hereby revoke any and all prior General Durable Powers of Attorney executed by me.

Dute.		
Witnessed by: Signed by:		
	11/2	
Acknowledged before me in Albany County, New York, on	6/18/12	, by
Notary Stamp: Negary Signature:	•	
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1943-7.0us/ ///		
JANET CUSSON Notary Public, State of New York		
No. OICU6044/85		
Qualified in the many = _ * A	1	

Commission Expires June 5

It is hereby certified, that Bruce A. Hidley was Clerk of County of Albany in the State of New York, and Clerk of the Supreme Court therein, being a Court of Record, on the day of the date of the annexed certificate, and duly authorized to grant same; that the seal affixed to said certificate is the seal of said County and Court; that the attestation thereof of said Clerk is in due form and executed by the proper officer; and that full faith and credit may and ought to be given to said Clerk's official acts.

In Testimony Whereof, the Department of State Seal is hereunto affixed.

Witness my hand at the city of Albany
this 20th day of May Two Thousand and Sixteen



Whitney A. Clark Special Deputy Secretary of State

Whitney a Clark

588423 210CC(REV: 09/25/12)

- 2. UNITED STATES SUPREIVE COOKT. BOTTAL. (Underhill v. Hernandez 168 US 250, 18 S. Ct. 83, 42 L. Ed. 456)
- 3. RESOLUTION NUMBER SEVENTY-FIVE (75): Dated April 17, 1933 A.D. (MOORISH-AMERICAN SOCIETY OF PHILADELPHIA AND THE USE OF THEIR NAMES),
- UNIVERSAL DECLARATION OF HUMAN RIGHTS UNITED NATIONS HUMAN RIGHTS, ARTICLE FIFTEEN (15).

AFFIDAVIT OF POLITICAL STATUS

RETURN ADDRESS:	I
Jenkins Tashano Malcolm PO Box 250 Schenectady, New York	
declare this is an Affidavit of Political Status documents.	SPACE ABOVE THIS LINE FOR RECORDER'S USE S and this includes all attached
GRANTOR: TASHANO M.JENKINS Grantee: Tashano M. Jenkins	
LS: Jenkins Ta:	shano Malcolm, Secured Party Creditor

m: blici sui juris Paffidavinc-00003-GLS-CFH Document 5 Filed 06/10/16 Page 17 of 26

Act of State Reaffirmation of Character And Renunciation of Attempted Expatriations

Tashano Malcolm Jeakins, by International Common Law Registration, being of the age of majority, complete in my faculties, a natural be rine creation, and a Private, Sentient, Sovereign within the constitutional Public survey boundaries within New York State, a Republic, of astitutional Township, Schenectady, within the body of a constitutional county, Schenectady, the proper jurisdiction of a Common Law thereto, emply make this Reaffirmation of Character, pursuant to my absolute freedom of religion, of an Ambassador and Subject-Citizen of the Kingd Heaven under its King, Jesus the Christ; and an American Sovereign Citizen-Principal in good standing and Behavior, Public Minis mbassador), and "dominium" (absolute owner) inhabitant of the organic United States ("a more perfect union") under the Constitution for ited States of America (1791 to date) as ordained and established, with reservation of all Divinely created and inherent unallena <a href="https://privileges.com/reservation-nervatio-nervation-nervation-nervation-nervation-nervation-nervation-ner sans of fictions or otherwise, of any changes in my lawful Citizenship Status to that of a Corporate Statutory / Military / Maritime / Admiralt titicus U.S.: "person", "consumer", "individual", "citizen", "citizen-subject", "plaintiff/defendant", "resident", "whoever", "taxpayer", "drive /firearm owner", "DEBTOR", et al, subject to the seizure of Alien Properties by the hypothecat prate/Legislative/Military/Admiralty/Fictitious Democracy UNITED STATES, et al. Such corporations, fraudulent and non-existent in the Limide, but are not limited to, the UNITED STATES, U.S., US, STATE OF NEW YORK, COUNTY OF SCHENECTADY, CITY OF SCHENECTAI SHANO MALCOLM JENKINS, TASHANO JENKINS, T.M. JENKINS, JENKINS TASHANO MALCOLM, or any variation thereof, # 072-58XXX, etc. T ctrine of "Piercing the Corporate Veil", with its "Instrumentality Rule", will serve Notice, (judicial, presidential or otherwise), that all acting rporate officers, etc., whether by color of law or color of official right, are acting or have acted without the usual immunities afforded in law il/judicial proceedings. For the peace of and safety of all Corporate officers, etc., as well as myself, I have identified all my guaranteed, absolperties ("Life, Liberty, and the Pursuit of Happiness"),until such times as the present De Facto / Renegade / Corporate government can mean expensive the same. These identifications will list the International Record (Seal) Number (Apostille N has been recognized, received, recorded, and Issued by the De Facto / Renegade / Corporate government. As this number is the Internatio sistration, National authentication, and State certification of a Public Document of the United States of America, my Nations, and my Citizenshi well as identification of all guaranteed, properties, whether Public or Private, are and have been in Lawful possession of me. Any confiscation zure of any kind of any of the guaranteed, Private or Public properties by any of the De Facto/Corporate officers, etc. will result in damages n Million Dollars of United States Treaty States, nation-state specie Money (United States Dollars silver) that being enumerated in Article ction 10, Clause 1 as "gold and silver coin" in the Constitution for the united States of America (1791 to date) to be multiplied by not only maging party(les), but all those in concert and cause of action. This Declaration is made absolute by the enclosed Apostille (the State WYORK), copy and pursuant to 15 Stat. Ch. 249 pg. 223 (1868), shall be made final, adopted, and accepted by the Doctrines of Estoppel quiescence), Law of the Record, (Apostille), Moral Obligation (peremptory mandamus), and the Divine Law (380 U.S. 163; The Bible is law to plied nationally); or upon the passing of a customary and reasonable time of ten (10) consecutive calendar days from receipt of the servaranteed U.S. Mall (Certified) or otherwise. It will be the President's absolute ministerial duty to identify, restore, and correct any and all error urles, wrongs, and damages at any time applied and/or attached to Me pursuant to Congressional demand within 15 Stat. Ch 249. Dat ritual "In the Beginning" plus Six days: Announcement of Diplomatic Arrival: SEPT 7TH 1970.

Me, American, Rrivate; Christian, Sentient; Date

Sovereign; Divine Inhabitant within North America; within NEW YORK STATE, a Republic; "within" a constitutional county and a constitutional township republic.

"... at the mouths of two, or at the mouths of three the matter is established."

Deuteronomy 19:15

rine, Sentient, and Common Law Witness

Date

Divine, Sentient, and Common Law Witness

Date

Archetype

rm: publici sui juris / Affidavit ssion: one Supreme Court

Act of State
Primary Signature Certification
(Convention de La Haye du 5 October 1961)

TIAS 10072, 33 UST 883, 527 UNTS 189. (Convention # 12)

do hereby certify the Sentient signature on the Archetype document enclosed to be a trivect, complete and not misleading original, containing the primary signature as sealed below. This notarization is for the purpose of signaturograph) certification only, for foreign use (i.e., United States of America) of the U.S. originated document. This is pursuant to the Hagnerica on Private International Law dated October 5th, 1961, at the Convention Abolishing the Requirement of Legislation for Foreign Put

Archetype

orm: publici sui juris / Affidavit ession: one Supreme Court

> Act of State **Primary Signature Certification** (Convention de La Haye du 5 October 1961) TIAS 10072, 33 UST 883, 527 UNTS 189. (Convention # 12)

Tashano VENKINS , do hereby certify the Sentient signature on the Archetype document enclosed to b prrect, complete and not misleading original, containing the primary signature as sealed below. This notarization is for the purpose of sutograph) certification only, for foreign use (i.e., United States of America) of the U.S. originated document. This is pursuant to the onference on Private International Law dated October 5th, 1961, at the Convention Abolishing the Requirement of Legislation for Foreign ocuments. It was on 15 October, 1981 in which the United States declared as being a signatory to this Convention, and this procedure is ir the legalization of administrative/judicial documents as herein enclosed.

he State of NEW YORK

Acknowledged before me the lot day of October 2015 A.D.

he County of ALBANY

VASE BEFORE PRINTING- Place Ye arleno 4

entient Citizen; Autograp

ERASE BEFORE PRINTING- Place Notary Signature Here

postille Number: 468462

(applied manually upon issuance)

ne J. Dion 566 - State of New York 04016208386

lied in Albeny County -Commission Expires 07/27/20_

Reaffirmation of Character and Renunciation of Attempted Expatriation / Act of State



I, Malcolm Ali, being duly Affirmed, standing squarely, Declare, and Proclaim, upon Divine Law; Nature's Law; Universal Law, Moorish Birthrights; International Law; and Constitutional Law; Declare and say:

I, being previously identified by the Union States Society of North America – U.S.A. under the colorable, Ward-ship name, TASHANO MALCOLM JENKINS, do hereby refute the Fraud; make Public and Publish my Corrected National Title; Declare and Affirm truly, 'In Sui Heredes' my Corrected Status; and reclaim my Rightful Social and Cultural Life of the State; in accord with the Moorish-American Society of Northwest Amexem / North America – acknowledging my Birthrights. Having Lawfully Obtained and Proclaimed my Nationality, as a Moor, and Birthright 'Identity and Title'; in harmony with, in association with, and in Accord with Divine Law, the Customs; and the Laws, Rules, and Usages of The Moorish-American Society; being Indigenous, and bound to the North American Continent by Heritage, by Primogeniture; by Birthright; by Natural Birth; by Freehold; and by Inheritance. Declared for the Public Record, I am returning the European cognomen and fictitious misnomer back to the Colonial possessors of its pedigree. I am now Rightfully Declaring, Publishing, and Proclaiming my own Free National Identity and Standing in Law; Affirming my Actual, Rightful, and Civil 'In Full Life' Status; Conjoined to my Moorish-American Consanguine Pedigree and National Honor.

Let it be Declared, Known, Published, and Resolved that: I Am: Malcolm Ali Bey, A living spirit and breathing flesh and flowing blood man' in my proper self and standing, by birthright; an Inheritance WITHOUT THE FOREIGN, IMPOSED COLOR-OF-LAW, OR ASSUMED DUE PROCESS of the Union States Society; pursuant to, but not limited to:

- FREE MOORISH-AMERICAN ZODIAC CONSTITUTION: (Zodiac Constitution and Birthrights of the Moorish Americans) being Ali, Bey, El, Dey and Al), Article two (2), Paragraph two (2).
- 2. UNITED STATES SUPREME COURT: SUPREME LAW Acts of State (Underhill v. Hernandez 168 US 250, 18 S. Ct. 83, 42 L. Ed. 456)
- 3. RESOLUTION NUMBER SEVENTY-FIVE (75): Dated April 17, 1933 A.D. (MOORISH-AMERICAN SOCIETY OF PHILADELPHIA AND THE USE OF THEIR NAMES).
- 4. UNIVERSAL DECLARATION OF HUMAN RIGHTS UNITED NATIONS HUMAN RIGHTS, ARTICLE FIFTEEN (15).

VATION OF RIGHTS OF INDIGENOUS PEOPLE - UNITED IS - ARTICLE THIRTY-SEVEN (37).

SAL DECLARATION OF HUMAN RIGHTS - UNITED NATIONS -IRIGHTS, ARTICLE SIX (6).

JUR-ONE (241).) STATES CODE, TITLE EIGHTEEN (18), PART ONE (1), CHAPTER

) OF INDIGENOUS PEOPLES - UNITED NATIONS: GENERAL BLY -- PART ONE (1), ARTICLE FOUR (4).

ation; Identity and Status Correction Claim; Declaration, Affirmation, and h Published for the Public Record. solm Ali Bey, being 'Part and Parcel' named herein, and by Birthright, inheritance, make a Lawful Entry of Affidavit and Public Notification of

Witness: At Mandi. and Sovereign Monetth American National, In Propria Persona Sui Juris est America / Northwest Africa / North America

STATE OF NEW YORK

SS

COUNTY OF ALBANY CLERK'S OFFICE I, BRUCE A. HIDLEY, Clerk of the said County, and also Clerk of the Supreme and County Courts, being Courts of Record held therein, and having by law a seal, do hereby

proof or acknowledgement, or of reciding therein, duly commissioned whose name is if the annexed instrument and ced jurat, was at the time of ng such oath or affirmation It is hereby certified, that Bruce A. Hidley was Clerk of County of Albany in the State of New York, and Clerk of the Supreme Court therein, being a Court of Record, on the day of the date of the annexed certificate, and duly authorized to grant same; that the seal affixed to said certificate is the seal of said County and Court; that the attestation thereof of said Clerk is in due form and executed by the proper officer; and that full faith and credit may and ought to be given to said Clerk's official acts.

In Testimony Whereof, the Department of State Seal is hereunto affixed.

Witness my hand at the city of Albany
this 20th day of May Two Thousand and Sixteen

OF NEW ANT OF STATES

588424 210CC(REV: 09/25/12) Whitney a Clark

Whitney A. Clark Special Deputy Secretary of State CASE BY SPECIAL LEGISLATION, EXCEPT WITH THE FREE CONSENT IN WRITING OF ALL PERSONS TO BE AFFECTED THEREBY; AND MOTION TO INTERVENE WITH AN INJUNCTION FOR NAME JENKINS TASHANO, MALCOLM dba TASHANO MALCOLM JENKINS AND NOTICE THAT JENKINS, TASHANO MALCOLM dba TASHANO MALCOLM JENKINS registered agent for entity is secretary of the state of new york as its agent upon whom a Notice of Claim against the public corporation may be served.

Take Notice that pursuant 1846 New York State Constitution as ratified without subsequent amendments article I bill of rights section IV

Article I. Section I. No member of this state shall be disenfranchised or deprived of any rights or privileges secured to any citizen thereof, unless by the law of the land or judgment of his peers.

Article I. Section II. The trial by jury, in all cases in which it has been heretofore used, shall remain inviolate forever. But a jury trial may be valved by the parties in all civil cases, in the manner to be prescribed by law.

Article I. Section VII. When private property shall be taken for any public use, the compensation to be made therefore, when such compensation is not made by the state, shall be ascertained by a jury, or by not less than three commissioners appointed by a court of record, as shall be prescribed by law.

Article VI. Section III. There shall be a supreme court having jurisdiction in law and equity.

Article XII. Section I. Members of the legislature, and all officers, executive and judicial...shall, before they enter on the duties of their respective offices, take and subscribe the following oath or affirmation:

"I do solemnly swear (or affirm, as the case may be) that I will support the Constitution of the United

by your oaths to it. There will be a base charge of *Nine-thousand Dollars(\$9,000 USD)* plus applicable fees levied against you, your agencies, and or contractors for violation of this Injunction or any trespass of my unalienable rights protected by the 1846 New York State Constitution, and the 1791 ratification of the United States Constitution.

AND TAKE FUTHER NOTICE THIS IS A CONTRACT, your failure to answer and rebut this affidavit is acquiescence, you have 72 hours to answer then this contract becomes law.

STATE OF NEW YORK COUNTY OF ALBANY CLERK'S OFFICE

88

I, BRUCE A. HIDLEY, Clerk of the said County, and also Clerk of the Supreme and County Courts, being Courts of Record held therein, and having by law a seal, do hereby

subscribed to the certificate of proof or acknowledgement of the annexed instrument and thereon written, or whose name is subscribed to the annexed jurit, was at the time of taking such proof or acknowledgement, or of administering such on a attitudation

and sworn, and duthorized by the laws of said State to take the acknowledgement and proofs of deed or conveyances for land, tenements, or hereditaments and to administer oaths or affirmations in said county. And further, that I am well acquainted with the handwriting of said officer and verily believe that the signature to said jurat or certificate of proof or acknowledgement is genuine. That impression of seal of such officer is not required by law to be filed in my office.

..... Clerk

Attorney General

ပ္ပ

ALL RELEVANT County Sheriff / Mayor / Governor

(ANDREW M. CUOMO dba. NEW YORK GOVERNOR)

Onto the more of the second se

Susan A. Janiezak







THE MOORISH NATIONAL REPUBLIC MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD Aboriginal and Indigenous Natural Peoples of Northwest Amexem / North America

Affidavit of Financial Statement (Exercise of Constitution – Secured Right)

May 20th 2016

Malcolm Ali Bey, Authorized Representative, Natural Person, In Propria Persona:

Ex Relatione Jenkins Tashano Malcolm: All Rights Reserved:

U.C.C. 1-207/ 1-308; U.C.C. 1-103

Not a Corporate Person or Entity, Misrepresented by Fraudulent Construct of ALL CAPITAL LETTERS

Amexem- North west / North America Territory

C/O Malcolm Ali Bey

29 Jay st.

PO Box 250

To:
District Court of New York
Office of the Clerk
US District Court
Northern District of New York
James T. Foley Courthouse
Suite 509
445 Broadway
Albany Territory, New York Republic
[12210] uSA

Schenectady, New York Republic [Zip Exempt]

Notice of Judges and Officials' Oath - Bound Obligations and Fiduciary Duties

Article VI

Non-Domestic

"All debts contracted and engagements entered into, before the adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation. This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding. The Senators and Representatives before mentioned, and the members of the several state legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound by oath or affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States."

Article 1, Section X

"All debts shall be payable in gold or silver coin"

Amendment V

"No Person shall be deprived of due process of law"

I Affirm, for the Record, that I do not have, or possess, any gold or silver coins, as prescrib United States Constitution Law, which is the lawful money to pay the restricting demonditionally commanded by Employees and Contractors of the Court. The said restriction (unconstitutional) are arbitrarily (hindering Due Process) and imposed for processing	ands, ctions
	.i .
	

* \$13.00 - BUTCHATTON DO LEGIO TO THE ONE OF THE OWN OF THE OWN CONTROL OF COURSE A CONTROL OF COURSE OF

submitted in order to exercise my Constitutional Rights, your demand is a violation of Amendment 1X of the United States Constitution and a violation of your fiduciary duties.

Amendment IX

" The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people"

Where rights secured by the Constitution are involved, there can be no rule-making or legislation, which would abrogate them. Miranda v. Arizona 384 US 436, 125:

As an Officer(s) of the Court, you and your assigns are bound (or have taken) a solemn Oath (See Article VI) to uphold and Support the Constitution for the United States Republic. Refusal of this 'Affidavit of Financial Statement' is construed to deny me timely 'Due Process' and will be a 'Colorable Act' to violate my secured exercise of a Right. Such an act and imposition is a violation of your Official Oath of office. This can result in additional lawful remedy actions filed against those violating Officers of the Court, Under Title 18 and Title 42, in their official and private capacities. The Law always gives a remedy for the people against color of law actions committed by those who violate their Oaths of Office colluding to abridge the Rights secured for the Natural Beings and the

I Respectfully, with 'Good Faith' and with Honor, by right to unhindered Due - Process, submit this 'Affidavit of Financial Statement' and Evidence.

Thank You. I Am: Maleolo Malcolm Ali Bey, Authorized Representative

Natural Person, In Propria Persona:

Ex Relatione Tashano Malcolm Jenkins>

All Rights Reserved:

U.C.C. 1-207/ 1-308; U.C.C. 1-103

Schenectady New York Republic Territory

In Care Of: PO Box 250

Schenectady, New York -near [12305-9998]

Non-Domestic

Document 5 Filed 06/10/16

Page 26 of 26

New York State
Department of State
Division of Corporations, State Records and Uniform Commercial Code
One Commerce Plaza, 99 Washington Avenue
Albany, NY 12231
www.dos.ny.gov

CERTIFICATE OF RESIGNATION OF REGISTERED AGENT OF

TASHANO MALCOLM JENKINS

(Insert Name of Domestic Limited Liability Company)

Under Section 302(d) of the Limited Liability Company Law

FIRST: The name of the limited liability company is:

TASHANO MALCOLM JENKINS

If the name of the limited liability company has been changed, the name under which it was organized is:

SECOND: The date of filing of the original articles of organization with the Department of State is:

SEPTEMBER 1970

THIRD: The registered agent hereby resigns.

FOURTH: [check appropriate statement]

The undersigned registered agent has sent a copy of the certificate of resignation of registered agent by registered mail to the limited liability company at the address on file with the Department of State specified for the mailing of process.

undersigned registered agent has sent a copy of the certificate of resignation of registered

agent by registered mail to the office of the limited liability company.

Jenkins Tashano Malcolm

(Type or Print Name of Registered Agent)